1 Rondi J. Thorp, WSBA #32872 David E. Turplesmith, WSBA #32873 Jodi D. Thorp, WSBA #59749 3 Meyer Thorp, Attorneys at Law, PLLC PO Box 87 4 Spokane, WA 99210 5 (509) 533-1511 6 7 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON 8 9 10 The Estate of ROBERT BRADLEY, No. 2:24-cv-00189 deceased; KESHIA HAHN, as Personal 11 Representative of the Estate; R.Par.B., 12 minor child of ROBERT BRADLEY, [PROPOSED] ORDER GRANTING IN PART AND DENYING IN PART deceased, by and through his legal 13 guardian, KESHIA HAHN; AND DEFENDANTS'MOTION FOR 14 R.Pat.B., minor child of ROBERT JUDGMENT ON THE PLEADINGS BRADLEY, deceased, by and through RE: BRADLEY PLAINTIFFS' 15 his legal guardian, KESHIA HAHN, **COMPLAINT** 16 Plaintiffs, 17 18 VS. 19 CITY OF SPOKANE, a political 20 subdivision of the State of Washington; TREVOR WALKER, individually and in 21 his official capacity; CHRISTOPHER 22 JOHNSON, individually and in his official capacity; AND JOHN and JANE 23 DOES 1-40, individually and in their 24 official capacities, inclusive. 25 Defendants. 26 27 28 Proposed Order on Mtn for Judgment

filed 01/07/25

on the Pleadings

-1

Page 1

PageID.771

1 This matter having come before the Court on Defendants' Motion for 2 Judgment on the Pleadings Re: Bradley Plaintiffs' Complaint, and the Court 3 having considered the Motion, case file, Plaintiffs' Response/Opposition to 4 5 Defendants' Motion and Defendants' Reply to Plaintiffs' Response/Opposition, 6 and the arguments of counsel; 7 8 The Court, having been fully informed, hereby Grants, in Part and, Denys, in 9 Part Defendants' Motion for Judgment on the Pleadings Re: Bradley Plaintiffs' 10 Complaint. 11 12 The following claims and or issues are dismissed with prejudice: 13 -Washington Law Against Discrimination Claims; 14 -Americans with Disabilities Act Claims; 15 -Loss of Consortium Claims (but not Loss of Consortium as a remedy/damages issue); 16 17 The following Motions to Dismiss are denied: 18 -Negligent Training, Hiring, Supervision, or Discipline; 19 -Negligent Use of Deadly Force; -Negligent Infliction of Emotional Distress; 20 -Substantive Due Process/Familial Association; 21 -Monell 42 USC §1983 claim against City of Spokane 22 -Wrongful Death 23 24 SO ORDERED THIS _____ DAY OF _____ 2025 25 26 27 The Honorable Mary K. Dimke 28 District Court Judge Proposed Order on Mtn for Judgment on the Pleadings -2

filed 01/07/25 PageID.772

Page 2

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on January 7, 2205, I electronically filed the foregoing 3 with the Clerk of the Court using the CM/ECF system which will send notification 4 5 of such filing to the following: 6 **Attorneys for the Defendants** 7 8 Richard B. Jolley, WSBA #23473 Stewart A. Estes, WSBA #15535 9 Brian C. Augenthaler, WSBA #44022 10 Keating, Bucklin & McCormack, Inc., P.S. 11 Email: rjolley@kbmlawyers.com 12 BAugenthaler@kbmlawyers.com sestes@kbmlawyers.com 13 TCaceres@kbmlawyers.com 14 LMartin@kbmlawyers.com 15 smccrorie@@kbmlawyers.com 16 **Attorneys for Plaintiff Sarah McLaughlin** 17 Meghan M. Driscoll, WSBA No. 49863 18 John Francis Connelly, WSBA No. 60196 19 **CONNELLY LAW OFFICES** Email: mdriscoll@connelly-law.com, Nleth@connelly-law.com, 20 jfconnelly@connelly-law.com 21 22 23 24 DATED: January 7, 2025 25 26 27 David Turplesmith, Attorney 28 Proposed Order on Mtn for Judgment

ECF No. 47-1

filed 01/07/25

PageID.773

Page 3

Case 2:24-cv-00189-MKD

on the Pleadings

-3